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classified inclosures.



DEPARTMENT OF THE ARMY
OFFICE OF THE JUDGE ADVOCATE GENERAL,
WASHINGTON 25, D. C.

AUG 24 1955

Chief, Physical Security Division Central Intelligence Agency 1416 I Building Washington 25, D. C.

Dear

In accordance with a telephone conversation with \_\_\_\_\_\_ of the General Counsel's office, CIA, this office has been advised to forward the enclosed file concerning a patent disclosure of \_\_\_\_\_\_ to you for declassification action. When such action has been accomplished please return the file to this office for further action.

Sincerely yours,

1 Incl: Ltr dtd 25 Feb 55 w/incls. JOHN F. NEARY
Major JAGC
Acting Chief, Patents Division

SECRET

→ Approved For Release 2005/06/29 : CIA-RDP62-00631R000200010045-1

A.T.		Office of Security 17 November 1955	
АТ	Attn s	Assistant General Counsel	
		Patent Disclosure for	S
		There are transmitted herewith the various papers relating	
		to the patent disclosure for the "Modification of a Deadbolt  Re-Locking Device for Combination Locks" designed and developed	
АТ		by an employee of this Agency. It is under-	
		stood that you will have these papers, together with the	
		two working models of the device, presented to the	S
		Patents Division, Army JAG.	
			S
		Attachments:	
		1. Ltr. to Chief, Patents Div., 11/16/55 2. Ltr. to Chief, Patents Div., 2/25/55 3. Description of the operation of the	
AT		Device, 1/27/55 4. Two photographs of the original Device	S
		5. Certificate signed by L. K. White 6. License Agreement signed by	S
		Distribution:	
		Orig. & 1 - Addressee  1 - Subject File - Chrono	
AT		1 -	

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16 November 1955

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Lt. Col. George F. Westerman Chief of Patents Division Office of the Judge Advocate General Department of the Army Washington 25, D. C.

	Dear Sir:			
Т	and photographs relating Device for Combination L an employee of one being the original d	to the "Modifi ocks" designed this Agency, t levice, the oth Office will tal	er a modification thereof. ke the necessary action to	dels,
Head the para to the agreed that the war the idealing	gained possession of the As an employee of this A the opportunity to examitured in for survey or standard equipment. The of study result of any supposed (Agency, and the original	e locks into whi igency, this in ine certain Government and on the ideas evidence and analysis, confidential re- l lock manufact		ad been s of sult t the
	Your undertaking to	process this eciated, and if	disclosure on behalf of our we can be of any assistance	e,
Т	please advise	of my	staff,	
			Sincerely yours,	
			Lawrence R. Houston General Counsel	
	OCC/RJB: mks			
	Distribution:  1 % 1 - Addressee  /1 - Subject			
T	1 - Signer			

1 - Chrono.

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## GOVERNMENT PATENTS BOARD

## OFFICE OF THE CHAIRMAN

DEPARTMENT OF COMMERCE BUILDING, WASHINGTON 25, D. C.

April 29, 1955 .

Chairman, Patents Board Central Intelligence Agency Washington 25, D. C.	Re GPB Case
Dear .	
	ed the report submitted on the above case
lock, made by	a dead bolt locking device for combination
	while employed as a supply officer by

furnished by you in a telephone conversation on April 18, indicates that the invention was made partly during working hours, with a contribution by the Government of facilities used in the perfection of a model of the invention constructed to determine its operability, but with no contribution of equipment, materials, funds or information, or of time or services of other Government employees on official duty; and the invention does not bear a direct relation to the official duties of the inventor, although it may conceivably have been made in consequence thereof.

Upon the basis of the information submitted on this case, it appears that the contribution of the Government to the making of the invention is insufficient equitably to justify requirement of assignment to the Government of the entire right, title and interest in and to the invention, but is sufficient to justify a license thereunder.

Therefore, the Chairman of the Government Patents Board concurs in the determination of the Central Intelligence Agency that, pursuant to paragraph 1(b) of Executive Order 10096, title to the invention be left in the inventor, subject to the reservation to the Government of a nonexclusive, irrevocable and royalty-free license in the invention with power to grant licenses for all governmental purposes, such reservation, in the terms thereof, to appear, where practicable, in any patent, domestic or foreign, which may issue on the invention. Sent li

TAT

Cordially yours,

Company Branch M. Barano Archie M. Palmer

Chairman